

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

MATCONUSA LP,

CASE NO. C19-1952JLR

Plaintiff,

MINUTE ORDER

V.

HOUSTON CASUALTY
COMPANY, et al.,

Defendants.

The following minute order is made by the direction of the court, the Honorable James L. Robart:

Before the court is Defendant Houston Casualty Company’s (“Houston”) notice of intent to file a surreply regarding its motion for a partial summary judgment. (Not. (Dkt. # 229); MPSJ (Dkt. # 212).) Although Houston styled its filing as a “notice,” it seeks leave to file its own surreply to Plaintiff MatconUSA LP’s (“Matcon”) surreply, which, Houston contends, includes new evidentiary material that is not appropriate to file with a

surreply. (Not.; *see* Surreply (Dkt. # 226); Heath Decl. (Dkt. # 227); Williams Decl. (Dkt. # 228).) The court GRANTS Houston’s request to file a surreply for the sole purpose of moving to strike material in Matcon’s surreply that it contends is “extraneous and inadmissible.” (*See* Not. at 2.) Houston’s surreply shall be filed by no later than **Friday, February 17, 2023**, and shall not exceed **1,050** words in length. *See* Local Rules W.D. Wash. LCR 7(g). The Clerk is DIRECTED to renote Houston’s motion for partial summary judgment (Dkt. # 212) on February 17, 2023.

Filed and entered this 13th day of February, 2023.

RAVI SUBRAMANIAN
Clerk of Court

s/ Ashleigh Drecktrah
Deputy Clerk